

## **Initial Information Data Sheet**

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### **Inventor Information**

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### **Application Information**

Title Line One::	Magnetic Anisotropy of Soft-Underlayer
Title Line Two::	Induced by Magnetron Field
Total Drawing Sheets::	7
Formal Drawings?::	Yes

Application Type:: Utility  
Docket Number:: 146712001800

**Representative Information**

Representative Customer Number:: 25227

**Continuity Information**

This application is a:: Non-Prov. of Provisional  
> Application One:: 60/221,458  
Filing Date:: July 25, 2000

2000-07-25 14:23:00

**REQUEST AND CERTIFICATION UNDER  
35 USC 122(b)(2)(B)(i)**

First Named Inventor: Chung-Hee Chang
Title : MAGNETIC ANISOTROPY OF SOFT-UNDERLAYER INDUCED BY MAGNETRON FIELD
Atty Docket Number: 146712001800

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application **not** be published under 35 USC 122(b).

In making this certification I understand that "the invention disclosed in the attached application" is the invention first disclosed and claimed in the attached application and not the common disclosure of a distinct invention claimed in application Serial Number \_\_\_\_\_ Filed \_\_\_\_\_ which is subject to foreign filing and eighteenth month publication under 35 USC 122.

June 5, 2001

Date

Signature

Registration No. 42,465

Raj S. Davé, J.D., Ph.D.

[Typed or printed name]

This request is signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.**

Applicant may rescind this non publication request at any time. If applicant rescinds a request that an application not be published under 35 USC 122(b), the application will be scheduled for publication at eighteen months from the earliest filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 USC 122(b)(2)(B)(iii)).